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OFFICE OF GENERAL
COUNSEL

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Glenn F. Cray (1899-1988)
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James W. Miller
Mitchell L. Taylor
Todd E. Chelf

November 4, 2009

Ms. Frankie D. Hampton
Federal Election Commission
999 East Street NW
Washington, DC 20463

RE: MUR 6222

Dear Ms. Hampton:

Pursuant to my telephone call with you this date, we are sending to you the Statement of Designation of Counsel. In addition, as we are representing West Hill United Methodist Church and not its pastor or anyone else involved in this, we are also requesting an additional 15 days in which to respond to the letter and allegations.

We would much appreciate written confirmation from you if the FEC would grant us the additional time as we are diligently attempting to answer any and every allegation, but certain individuals are not readily available and it may take us a little more time than the limited time we have at present to respond. Fifteen additional days should give us sufficient time to respond fully to the issues.

Thank you in advance for your courtesies in this matter.

Sincerely,

CRAY, GODDARD, MILLER, TAYLOR & CHELF, L.L.P.


James W. Miller

JWM:cm
Enclosure

10044264183



FEDERAL ELECTION COMMISSION
999 E Street, NW
Washington, DC 20463

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OFFICE OF GENERAL
COUNSEL

STATEMENT OF DESIGNATION OF COUNSEL
Please use one form for each Respondent/Client
FAX (202) 219-8923

MUR # 6222

NAME OF COUNSEL: James W. Miller

FIRM: Cray, Goddard, Miller, Taylor & Chelf, LLP

ADDRESS: 205 Washington Street, Suite 300
PO Box 606
Burlington, IA 52601

TELEPHONE- OFFICE (319) 752-4537

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The above-named individual and/or firm is hereby designated as my
counsel and is authorized to receive any notifications and other communications
from the Commission and to act on my behalf before the Commission.

11/4/09
Date

Michael L. Zeiser
Respondent/Client Signature
Michael L. Zeiser

Board Chairman
Title

RESPONDENT/CLIENT West Hill United Methodist Church
(Please Print)

MAILING ADDRESS: 540 South Leebrick Street

Burlington, IA 52601

TELEPHONE- HOME () _____

BUSINESS (319) 754-7918

Information is being sought as part of an investigation being conducted by the Federal Election Commission and the confidentiality provisions of 2 U.S.C. § 437g(a)(1)(A) apply. This section prohibits making public any investigation conducted by the Federal Election Commission without the express written consent of the person under investigation.

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